

THE PATENT OFFICE STATE HOUSE 66—71 HIGH HOLBORN LONDON WCIR 4TP

I, the undersigned, being an officer duly authorised in accordance with Section 62(3) of the Patents and Designs Act 1907, to sign and issue certificates on behalf of the Comptroller-General, hereby certify that annexed hereto is a true copy of the documents as originally filed in connection with the patent application identified therein.

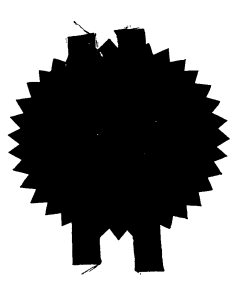
In accordance with the Patents (Companies Re-registration) Rules 1982, if a company named in this certificate and any accompanying documents has re-registered under the Companies Act 1980 with the same name as that with which it was registered immediately before re-registration save for the substitution as, or the inclusion as, the last part of the name of the words "public limited company" or their equivalents in Welsh, references to the name of the company in this certificate and any accompanying documents shall be treated as references to the name with which it is so re-registered.

In accordance with the rules, the words, "public limited company" may be replaced by p.l.c., plc, P.L.C. or PLC.

Re-registration under the Companies Act does not constitute a new legal entity but merely subjects the company to certain additional company law rules.

Witness my hand this day of SEPTEMBER 1988.

M. Lucell



CERTIFIED COPY OF PRIORITY DOCUMENT

THIS PARTIE (USPTO)

PATENTS ACT 1977

PATENTS FORM No. 1/77 (Revised 1982) (Rules 16, 19)

The Comptroller
The Patent Office

30 NOV 1987

01/12/87 B2750 FAT*** 10.00

REQUEST FOR GRANT OF A PATENT

8727987

I	Applicant's or Agent's Reference (Please insert if available) KR/B2411			
11	Title of Invention NOVEL COMPOUNDS			
111	Applicant or Applicants (See note 2)			
	Name (First or only applicant) Beecham Group p.l.c.			
	Country United Kingdom State AD	P Code No		
	Address Beecham House, Great West Road, Brentford,			
	Middlesex TW8 9BD, England			
	Name (of second applicant, if more than one)			
				
	Address			
	Address	•••••		
	Address			
IV		-solo/joint inventor(
iv v	Inventor (see note 3) (a) The applicant(s) is/are the or (b) A statement on Patents For	-solo/joint inventor(
v	Inventor (see note 3) (a) The applicant(e) io/are the or (b) A statement on Patents For furnished	ADP CODE NO		
v vi	Inventor (see note 3) (a) The applicant(s) is/are the or (b) A statement on Patents For furnished Name of Agent (if any) (See note 4) RUSSELL, BRIAN J. Address for Service (See note 5) Beecham Pharmaceuticals, Gr	ADP CODE NO		
v v vi	Inventor (see note 3) (a) The applicant(s) is/are the or (b) A statement on Patents For furnished Name of Agent (if any) (See note 4) RUSSELL, BRIAN J. Address for Service (See note 5) Beecham Pharmaceuticals, Gr. Yew Tree Bottom Road, Epsom, Surrey KT18 5XQ, Engl. Declaration of Priority (See note 6)	ADP CODE NO		

IX .	Check List (To be filled in by applicant or age \emptyset	nt)	
	A The application contains the following number of sheet(s)	B The application as filed is accompanied by:	
	1 Request	(s) 1 Priority document	
	2 Description27 Sheet		
	3 Claim(s) Sheet		
	4 Drawing(s) Sheet	(s) 4 Statement of Inventorship and Right to	
	5 Abstract Sheet	Grant(s)	
x	It is suggested that Figure No		
ΧI			
NOTE	Agent for the		
1	This form when completed should be brought	an anal to the Ditter Office	

- This form, when completed, should be brought or sent to the Patent Office together with the prescribed fee and two copies of the description of the invention, and of any drawings.
- 2. Enter the name and address of each applicant. Names of individuals should be indicated in full and the surname or family name should be underlined. The names of all partners in a firm must be given in full. Bodies corporate should be designated by their corporate name and the country of incorporation and, where appropriate, the state of incorporation within that country should be entered where provided. Full corporate details, eg "a corporation organised and existing under the laws of the State of Delaware, United States of America," trading styles, eg "trading as xyz company", nationality, and former names, eg "formerly [known as] ABC Ltd." are not required and should not be given. Also enter applicant(s) ADP Code No. (if known).
- 3. Where the applicant or applicants is/are the sole inventor or the joint inventors, the declaration (a) to that effect at IV should be completed, and the alternative statement (b) deleted. If, however, this is not the case the declaration (a) should be struck out and a statement will then be required to be filed upon Patent Form No 7/77.
- 4. If the applicant has appointed an agent to act on his behalf, the agent's name and the address of his place of business should be indicated in the spaces available at V and VI. Also insert agent's ADP Code No. (if known) in the box provided.
- 5. An address for service in the United Kingdom to which all documents may be sent must be stated at VI. It is recommended that a telephone number be provided if an agent is not appointed.
- 6. The declaration of priority at VII should state the date of the previous filing and the country in which it was made and indicate the file number, if available.
- 7. When an application is made by virtue of section 8(3), 12(6), 15(4) the appropriate section should be identified at VIII and the number of the earlier application or any patent granted thereon identified.
- 8 Attention is directed to rules 90 and 106 of the Patent Rules 1982.
- Attention of applicants is drawn to the desirability of avoiding publication of inventions relating to any article, material or device intended or adapted for use in war (Official Secrets Acts, 1911 and 1920). In addition after an application for a patent has been filed at the Patent Office the comptroller will consider whether publication or communication of the invention should be prohibited or restricted under section 22 of the Act and will inform the applicant if such prohibition is necessary.
- Applicants resident in the United Kingdom are also reminded that, under the provisions of section 23 applications may not be filed abroad without written permission or unless an application has been filed not less than six weeks previously in the United Kingdom for a patent for the same invention and no direction prohibiting publication or communication has been given or any such direction has been received.